power to the prior attorneys of record was revoked by the assignee and the undersigned appointed. Therefore, there is a continuing chain of title to the instant above-entitled application to the original parent application in which the undersigned is appointed attorney of record. The disapproval of the undersigned as attorney of record should be withdrawn. The original Declaration and Power of Attorney carries through without a new such Declaration in continuing and divisional applications. See 37 CFR 1.63d)(1). Under this Rule, no new Power of Attorney is required. Under 1.63d(4), all that is required is that the Office be apprised of the change in Power of Attorney. The enclosed copy of the Revocation and Appointment of Power of Attorney is sufficient to show that the undersigned is attorney of record and the Terminal Disclaimer filed Feb. 2, 2006 should be entered.

While no fee is believed due for this paper, the Commissioner is authorized to charge or credit deposit account 03 0678 for any under or overpayment in connection with this paper.

## FIRST CLASS CERTIFICATE

I hereby certify that this correspondence is being deposited on the date set forth below with the U.S. Postal Service as First Class Mail, postage prepaid, in an envelope addressed to:

**Box AF** 

**Commissioner for Patents** 

P.O. Box 1450

Atexandria, VA 2231,3-1450

Anus Speidel

May 2, 2006

Date

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Respectfully submitted, Andrew L. Pearlman

by William Squire

Attorney for applicant, Reg. No. 25378

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